**REMARKS** 

In the Office Action dated March 2, 2007, the Examiner determined that the application

covers the following 2 inventions:

Invention I:

Claims 1 and 10 - 13.

Invention II: Claims 2-9.

The Examiner required that Applicant choose one invention for examination purposes

under 35 U.S.C. § 121.

Applicant hereby elects, without traverse, Invention I which consists of claims 1 and 10 –

13 for prosecution on the merits. Applicant reserves the right to file divisional applications for

the non-elected invention at a later date.

**CONCLUSION** 

In view of the foregoing, Applicant respectfully requests that Invention I be considered on

the merits.

Dated:

April 11, 2007

Respectfully submitted,

onald Abramson (Reg. No. 34,762)

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